

March 10, 1937.

Mrs. Bridgie M. Porter,
House of Representatives
Phoenix, Arizona.

Dear Mrs. Porter:

Please be advised that it is the opinion of this office that Chapter 88 of the Session Laws of 1933, relating to an act "judgment of foreclosure and amending Section 2324, Revised Code of 1928", and that a referendum was filed against this act June 12, 1933, and was voted on at a special election, instead of at the next regular general election, is invalid.

This same question was before the Supreme Court of this state concerning the Basic Science Law and in that case the Supreme Court of the State held that because the referendum was voted on at a special election and not "at the next regular general election" that the act was invalid.

Therefore in our opinion Chapter 88 of the 1933 Session Laws, if taken before the Supreme Court, that court would follow its opinion as rendered in the Basic Science Law and would hold the act invalid.

Yours very truly,

JOE CONWAY
Attorney General

J. M. JOHNSON
Assistant Attorney General